

SUPERIOR COURT OF WASHINGTON FOR SNOHOMISH COUNTY

THE S	STATE OF WASHINGTON,	n .	No. 04-1	1-01000-9	b
e l	v.	Plaintiff,	[X] Priso		ICE
MEDE	ER. DOROTHY L.			ne Year or Less	
VVCDC	ER, DOROTHY L.		And the second second second second	Time Offender ial Sexual Offender	67
		Defendant.		encing Alternative	
		Deletioant.			Sentencing Alternative
SID: V	NΔ	XIII		's Action Required,	
The second second	SID: use DOB:	- 1		aining order entere	
			IXI Clerk	's action required	o para. 4.5
7.		. 1		ms rights revoked.	nara 43 and 56
		27	I 1 Clerk	's action required.	para 5.4
				tution Hearing set.	2 N. 796
		I. HEA	RING	===	
	e u		W. SILVO		9
1.1	A sentencing hearing wa attorney were present.	s held and the defendant	the defenda	ant's lawyer and th	e (deputy) prosecuting
		II. FINI	NAIGE		
			5418417D)		
There	being no reason why judge	nent should not be pronou	nced, the C	ourt FINDS:	
2.1	CURRENT OFFENSES:	The defendant was foun	d guilty on_	June 23	250 Y by plea of
COUN	IT CRIME	RCW	1	NCIDENT #	DATE OF CRIME
1	1 st Degree Theft	9A.56.03	0(1)(a) N	MON, 0300051	1/1/01 to 11/27/02
ti	1 st Degree Theft	9A.56.03			1/10/02
111	1st Degree Theft	9A.56.03		1.9	1/24/02
IV	1 st Degree Theft	9A.56.03			10/23/02
V	1 st Degree Theft	9A.58.03			11/26/02
as cha	arged in the Amended Inform	nation.			
[]	Additional current offens	es are attached in Append	dix 2.1.		E1
[]	A special verdict/finding	for use of a deadly weap RCW 9.94A.6			eturned on Court(s)
[]	A special verdict/finding	for use of deadly weapor RCW 9.94A.602,510.	which was	not a firearm was	returned on Count(s)
St. v. V	nent and Sentence (Felony) Ove NEBER, DOROTHY L. IF03323	or One Year Page 1 of 11		Snohomii S:Velony\	sh County Prosecuting Attorney forms/non-violent/sent/over,mrg NVL/HRH/cxc

[]	A special verdict/finding of sexual motivation was returned on Count(s)RCW 9.94A.835.						
11	A special verdict/finding for Violation of the Uniform Controlled Substances Act was returned on Count(s), RCW 69.50.401 and RCW 69.50.435, taking place in a school, school bus, within 1000 feet of the perimeter of a school grounds or within 1000 feet of a school bus route stop designated by the school district; or in a public park, in a public transit vehicle, or in a public transit stop shelter; or in, or within 1000 feet of the perimeter of, a civic center designated as a drug-free zone by a local government authority, or in a public housing project designated by a local governing authority as a drug-free zone.						
11	A special verdict/finding that the defendant committed a crime involving the manufacture of methamphetamine when a juvanile was present in or upon the premises of manufacture was returned on Count(s) RCW 9.94A, RCW 69.50.401(a), RCW 69.50.440.						
[]	The defendant was convicted of vehicular homicide which was proximately caused by a person driving a vehicle white under the influence of intoxicating liquor or drug or by the operation of a vehicle in a reckless manner and is therefore a violent offense. RCW 9.94A.030(45)						
[]	This case involves kidnapping in the first degree, kidnapping in the second degree, or unlawful imprisonment as defined in chapter 9A.40 RCW, where the victim is a minor and the offender is not the minor's parent. RCW 9A.44.130.						
[]	The court finds that the offender has a chemical dependency which contributed to the offense and imposes as a condition of sentence that defendant shall participate in the rehabilitative program/affirmative conduct:						
	RCW 9.94A.607.						
11	The crime charged in Count(s) involve(s) domestic violence.						
	The crime charged in Count(s) involve(s) domestic violence. The offense in Count(s) was committed in a county jail or state correctional facility. RCW 9.94A.510(5)						
[]	The court finds that in Count a motor vehicle was used in the commission of this felony. The Department of Licensing shall revoke the defendant's driver's license. RCW 46.20.285.						
[]	Current offenses encompassing the same criminal conduct and counting as one crime in determining the offender score are (RCW 9.94A.589):						
()	Other current convictions listed under different cause numbers used in calculating the offender score are (list offense and cause number):						
2.2	CRIMINAL HISTORY: Prior convictions constituting criminal history for purposes of calculating the offender score are (RCW 9.94A.525):						
6	DATE OF SENTENCING COURT DATE OF Adult, TYPE OF						
CRIME 1 NONE	SENTENCE (County & State) CRIME Juy, CRIME						
11	Additional criminal history is attached in Appendix 2.2.						
	The defendant committed a current offense while on community placement (adds one point to score). RCW 9.94A.525						
11	The court finds that the following prior convictions are one offense for purposes of determining the offender						
[]	score (RCW 9.94A.525): The following prior convictions are not counted as points but as enhancements pursuant to RCW 46.61.520:						

2.3 SENTENCING DATA:

COUNT NO.	OFFENDER SCORE	SERIOUS. LEVEL	STANDARD RANGE (not including enhancements)	PLUS ENHANCEMENTS	TOTAL STANDARD RANGE (including enhancements)	MAXIMUM TERM
1	4	l)	. 12+ to 14 months	n/a	12+ to 14 months	10 years
2	4	11 .	12+ to 14 months	n/a	12+ to 14 months	10 years
3	4	JI	12+ to 14 months	n/a	12+ to 14 months	10 years
4	4	11	12+ to 14 months	n/a	12+ to 14 months	10 years
5	4	ii	12+ to 14 months	n/a	12+ to 14 months	10 years

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4	4	1)	12+ to 14 months	n/a	12+ to 14 months	10 years
5	4	- 11	12+ to 14 months	n/a	12+ to 14 months	10 years
Pres	Additional () EXCE sentence (and conclu	current offense	e sentencing data is at ITENCE. Substantial ithin [] below the star re attached in Append	tached in Ap	Veh. Hom, See RCW 46.61.520 pendix 2.3. ing reasons exist which justify for Count(s) prosecuting attorney [] did [/ an exceptional Findings of fac
2.5	the defend financial re defendant 9.94A.753	ant's past, pre esources and to has the ability	sent and future ability he likelihood that the o or likely future ability (to pay legal lefendant's s to pay the leg	court has considered the tot financial obligations, Including status will change. The court gal financial obligations Impos ske restitution inappropriate (I	g the defendant's finds that the sed herein. RCW
2.6	Count 2.	14 n	nonths on Count 3, r recommended count	14 1	hs on Count 1, 14 months on Count 4, 14 run concurrently	months on
3.1	The defen	dant is GUILT	Y of the Counts and C	harges listed	in Paragraph 2.1 and Appe	ndix 2.1.
3.2	[] The Co	ourt DISMISSE	ES Counts			### ### ### ### ### ##################
3.3	[] The de	efendant is fou	nd NOT GUILTY of Co	ounts		

IV. SENTENCE AND ORDER

IT IS ORDERED:

4.1	Defendant shall pay to	the Clerk of this Court:			
	\$TBD	Restitution to: See Debra File! Squaller			
JASS CODE	\$	Restitution to:			
RTN/RJN	s	Restitution to: (Name and Address-address may be withhold and provided	confidentially to Clerk's Office).		
		*			
RMA	\$45/325/350	Restitution Monitoring Fee	SCC 4.84.010		
		The Clerk shall collect this fee before collecting restitution assessed legal financial obligations.	RCW 9.94A.760		
		assessed ledge intericial conferiors.			
PCV	\$500	Victim assessment	RCW 7.68.035		
		\$100.00 crimes committed prior to June 6, 1996. \$500.00 crimes committed on or after June 6, 1996.			
·	e whire	Court costs, including RCW 9.94A.030, 9.94A.505,	10.01.160. 10.46.190		
CRC	3 1444	Criminal filing fee \$ FRC			
		Witness costs \$ WFR	ř.		
		Sheriff service fees \$ srre	FS/SFW/SRF		
		Jury demand fee \$ JFR			
	A A	Other \$			
PUB	3790 NA	Fees for court appointed attorney	RCW 9.94A.030		
PUB	\$7 00, 620, 53 0 NA	Fees for all appointed conflict cases	RCW 9.94A.030		
WFR	S	Court appointed defense expert and other defense costs	RCW 9.94A.030		
FCM	<u> </u>	Fine RCW 9A.20.021; [] VUCSA additional fine	DOM: 00 50 420		
	- 100 m	deferred due to indigency	RCW 69.50.430 RCW 9.94A.030		
COF/LOV FCD/NTF/S	\$	Drug enforcement fund of	MCAA 9'94W'020		
CLF	S	Crime lab fee [] deferred due to indigency	RCW 43.43.690		
EXT	Š	Extradition costs	RCW 9.94A.505		
1755 Oct	\$	Emergency response costs (Vehicular Assault, Vehicular			
		Homicide only, \$1000 maximum)	RCW 38.52.430		
	siboane	Biological Sample Fee	RCW 43.43.7541		
	\$	Other costs for:			
	\$500	TOTAL	RCW 9.94A.760		
23	[X] The above to by later order	tal does not include all restitution or other legal financial obligat of the court. An agreed restitution order may be entered. RCV	ions, which may be set V 9.94A.753.		
	() RESTITUTIO	N. Schedule attached, Appendix 4.1.			
	[] Restitution or	rdered above shall be paid jointly and severally with: er defendant <u>CAUSE NUMBER</u> (Victim name	(Amount-\$)		
RJN					
0	TE W. SERVICES DEVICES		aduction DCM		
	[] The Departm 9.94A.7602	nent of Corrections may immediately Issue a Notice of Payroll D	eduction. RCVV		

All payments shall be made in accordance with the policies of the clerk and on a schedule established by the Department of Corrections, commencing immediately, unless the court specifically sets forth the rate here: Not less than

Judgment and Sentence (Felony) Over One Year Page 4 of 11 St. v. WEBER, DOROTHY L. PA#03F03323

Snohomish County Prosecuting Attorney S:\fe\text{Snohomish County Prosecuting Attorney RVL/HRH/cxd}

s /	ments shall b	MINN BOBIN B	n	120	m	onths of:	•				CW 9.94
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In add	ition to the otl	ner costs imp	osed he	rein the I	Court fin	ds that t	he defe	ndant	has the	mean	s to pay fo
	f incarceration										超 精
The d	efendant shall	pay the cost	s of serv	ices to c	collect ur	npaid leg	al finar	ncial of	oligations	. RC	W 36.18.1
The fi	nancial obligat	tions Imposed	d in this j	udgmen	it shall be	ear inter	est fron	n the d	ate of th	e Jud	gment unt
	ent in full, at th										on appeal
again	t the defenda	nt may be ad	ided to ti	he total l	legal fina	incial obl	ligation	s. RC	W 10.73		
	IV TESTING.										
	as possible an										
	eport to the H						206, E	verett	, WA 98	201 w	ithin one (
hour	f this order to	arrange for t	he test.	RCW 70	0.24.340						
DNA T	ESTING. Th	e defendant	shall hav	e a biolo	ogical sa	mple tal	ken for	purpos	es of Di	IA ide	ntification
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14	months on Count	911	14	months on C	ount	4
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	morans on count		-	monats on o		
Actual number	of months of total confin	ement orderer	l is:	14	Months	
(Add mandatory I Sentencing Data	firearm and deadly weapon:	s enhancement	time to run consec	cultively to other cou	ints, see Sect	ion 2
All counts shall	be served concurrently,	except for the	portion of those	counts for which	there is a	spec
finding of a fire counts which al	arm or other deadly wea hall be served consecuti	pon as set fort vely:	th above at Sect	ion 2,3, and exce	pt for the fol	llowi
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The sentence t	nerein shail run consecu	lively with the	sentence in caus	se number(s)	W.	
AN I- AND STREET		200	ALL SALES OF THE S	1177	3/40	
but concurrent	y to any other felony cau	use not referre	d to in this Judgi	ment. RCW 9.94/	1.589	
	2			No.		
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White on community placement or community custody, the defendant shall: (1) report to and be available for contact with the assigned community corrections officer as directed; (2) work at DOC-approved education, employment and/or community restitution; (3) not consume controlled substances except pursuant to lawfully issued prescriptions; (4) not unlawfully possess controlled substances while in community custody; (5) pay supervision fees as determined by DOC; and (6) perform affirmative acts necessary to monitor compliance with orders of the court as required by DOC. The residence location and living arrangements are subject to the prior approval of DOC while in community placement or community custody. Community custody for sex offenders may be extended for up to statutory maximum term of the sentence. Violation of

community custody imposed for a sex offense may result in additional confinement.

Judgment and Sentence (Felony) Over One Year Page 6 of 11 St. v. WEBER, DOROTHY L. PA#03F03323

Snohomish County Prosecuting Attorney S:\felony\forms\non-violent\sont\over.mrg NVL/HRH/cxd

[] Derendant and	all have no contact with: If remain [] within [] outside of a specific geographical boundary, to wit:
[] The defendan	t shall participate in the following crime-related treatment or counseling services:
[] The defendan	t shall undergo an evaluation for treatment for [] domestic violence [] substance abuse
I mental health	[] anger management and fully comply with all recommended treatment.
	t shall comply with the following crime-related prohibitions:
[] WORK ETHIC and is likely to qu at a work ethic ca custody for any re conditions of com	CAMP. RCW 9.94A.690, RCW 72.09.410. The court finds that the defendant is eligible alify for work ethic camp and the court recommends that the defendant serve the sentence mp. Upon completion of work ethic camp, the defendant shall be released on community organized to the conditions below. Violation of the munity custody may result in a return to total confinement for the balance of the ining time of total confinement. The conditions of community custody are stated above in

V. NOTICES AND SIGNATURES

- 5.1 COLLATERAL ATTACK ON JUDGMENT. Any petition or motion for collateral attack on this judgment and sentence, including but not limited to any personal restraint petition, state habeas corpus petition, motion to vacate judgment, motion to withdraw guilty plea, motion for new trial or motion to arrest judgment, must be filed within one year of the final judgment in this matter, except as provided for in RCW 10.73.100. RCW 10.73.090
- LENGTH OF SUPERVISION. For an offense committed prior to July 1, 2000, the defendant shall remain under the court's jurisdiction and the supervision of the Department of Corrections for a period up to 10 years from the date of sentence or release from confinement, whichever is longer, to assure payment of all legal financial obligations unless the court extends the criminal judgment an additional 10 years. For an offense committed on or after July 1, 2000, the court shall retain jurisdiction over the offender, for the purposes of the offender's compliance with payment of the legal financial obligations, until the obligation is completely satisfied, regardless of the statutory maximum for the crime. RCW 9.94.A.753(4), 9.94A.780, and 9.94A.505(4).
- NOTICE OF INCOME-WITHHOLDING ACTION. If the court has not ordered an immediate notice of payroll deduction in paragraph 4.1, you are notified that the Department of Corrections may issue a notice of payroll deduction without notice to you if you are more than 30 days past due in monthly payments in an amount equal to or greater than the amount payable for one month. RCW 9.94A.7602. Other income-withholding action under RCW 9.94A may be taken without further notice. RCW 9.94A,7608

5.4	RESTITUTION HEARING.
	[] Defendant waives any right to be present at any restitution hearing (sign initials);
	Defendant waives any right to a restitution hearing within 6 months RCW 9.94A,750,
	A restitution hearing shall be set for
	The Prosecutor shall provide a copy of the proposed restitution order and supporting affidavit(s) of victim(s)

The Prosecutor shall provide a copy of the proposed restitution order and supporting affidavit(s) of victim(s) 21 judicial days prior to the date set for said restitution hearing. The defendant's presence at said restitution hearing may be excused only if a copy of the proposed restitution order is signed by both defendant and defense counsel and returned to the Court and Prosecutor no later than 10 judicial days prior to said hearing.

5.5 Any violation of this Judgment and Sentence is punishable by up to 60 days of confinement per violation. RCW 9.94A.634

Cross off if not applicable:

5.6 FIREARMS. You may not own, use or possess any firearm unless your right to do so is restored by a court of record. (The court clerk shall forward a copy of the defendant's driver's license, identicand, or comparable identification, to the Department of Licensing along with the date of conviction or commitment). RCW 9.41.040, 9.41.047

If this is a crime enumerated in RCW 9.41.040 which makes you ineligible to possess a firearm, you must surrender any concealed pistol license at this time, if you have not already done so.

(Pursuant to RCW 9.41.047(1), the Judge shall read this section to the defendant in open court. The Clerk shall forward a copy of the defendant's driver's license, identicard, or comparable identification to the department of licensing along with the date of conviction).

Cross off if not applicable:

5.7	RIGHT TO APPEAL. If you plead not guilty, you have a right to a imposed was outside of the standard sentencing range, you also	ppeal this conviction. If the sentence have a right to appeal the sentence.
	This right must be exercised by filing a notice of appeal with the cif a notice of appeal is not filed within this time, the right to appeal	lerk of this court within 30 days from today. Is IRREVOCABLY WAIVED.
	If you are without counsel, the clerk will supply you with an appear form when you complete it.	I form on your request, and will file the
	If you are unable to pay the costs of the appeal, the court will app portions of the record necessary for the appeal will be prepared a	oint counsel to represent you, and the try public expense.
5.8	OTHER:	*
5)		A Company
	DONE in Open Court and in the presence of the defendant this d	ate:
	JUDGE / Print name	TROMAN, WYNNE
	KIM	22 Duell
		SCHWIMMER, #12148 for Defendant
110,000		
	OTHYL WEBER	
Defe	ndant	
Trans	slator signature/Print name:	
2000000	a certified interpreter of, or the court has found me otherwise qualified language, which the defendant under tence for the defendant into that language.	stands. I translated this Judgment and
	SE NUMBER of this case: 04-1-01000-9	*
i, <u>Pa</u> Sent	am L. Daniels , Clerk of this Court, certify that the foregoing is a full, tence in the above-entitled action, now on record in this office.	true and correct copy of the Judgment and
ei ei	WITNESS my hand and seal of the said Superior Court affixed t	his date:
	Clerk of said County and State, by:	Deputy Clerk
ludo	ment and Sentence (Felony) Over One Year Page 9 of 11	Snohomish County Prosecuting Attorney

ORDER OF COMMITMENT

THE STATE OF WASHINGTON to the Sheriff of the County of Snohomish; State of Washington, and to the Secretary of the Department of Corrections, and the Superintendent of the Washington Corrections Center of the State of Washington, GREETINGS:

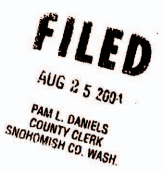
WHEREAS, DOROTHY L. WEBER, has been duly convicted of the crime(s) of Count 1 First Degree Theft, Count 2 First Degree Theft, Count 3 First Degree Theft, Count 4 First Degree Theft, Count 5 First Degree Theft, as charged in the Amended Information filed in the Superior Court of the State of Washington, in and for the County of Snohomish, and judgment has been pronounced against him/her that he/she be punished therefore by imprisonment in such correctional institution under the supervision of the Department of Corrections, Division of Prisons, as shall be designated by the Secretary of the Department of Corrections pursuant to RCW 72.02.210, for the term as provided in the judgment which is incorporated by reference, all of which appears of record in this court; a certified copy of said judgment being endorsed hereon and made a part thereof. Now, Therefore.

THIS IS TO COMMAND YOU, the said Sheriff, to detain the said defendant until called for by the officer authorized to conduct him to the Washington Corrections Center at Shelton, Washington, in Mason County, and this is to command you, the said Superintendent and Officers in charge of said Washington Corrections Center to receive from the said officers the said defendant for confinement, classification, and placement in such corrections facilities under the supervision of the Department of Corrections, Division of Prisons, as shall be designated by the Secretary of the Department of Corrections.

And these presents shall be authority for the same. HEREIN FAIL NOT.

WITNESS the Honorable _	THOMAS J. WYNNE	, Judge of the sa	aid Superior Court a	nd th
seal thereof, this day of	august	, 2004.	**************************************	CERTIFIC PROS
3	O			

Pam L. Daniels
CLERK OF THE SUPERIOR COURT



AMND REST. AMT.

IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON IN AND FOR THE COUNTY OF SNOHOMISH

THE STATE OF WASHINGTON VS. WEBER, DOROTHY L DOB: DOL: WEBERDL640BQ	RESTITUTION ORDER No: 04-1-01000-9 PAM: 03F03323
SID: DOC:	THIS ORDER IS SUBJECT TO AMENDMENT
NOTE:	FOR FUTURE COSTS PER RCW 9.94A.753

Original Restitution Total: \$542,778.56

Amended Restitution Total:

Restitution shall be joint and several with:

The defendant in this cause having been ordered to make restitution pursuant to the Judgement and Sentence entered herein, and the amount of restitution having been determined based on

the attached certifications of the Deputy Prosecuting Attorney and victim(s)

restitution hearing conducted by the court.

Now, therefore, IT IS HEREBY ORDERED that the defendant shall pay the above stated amount. The defendant is to be given credit for any payments already received.

The defendant shall mail his/her payments according to the court shown at the top of this order as follows: SUPERIOR CRT: Superior Court Clerk, 3000 Rockefeller MS805, Everett, WA 98201

EVERETT DISTRICT CRT: Mail your payments directly to the victim(s), NOT TO THE COURT. Pay by money order or cashier's check.

VICTIM NAME & ADDRESS CHUBB INSURANCE ATTN:BOND CLAIMS ONE OXFORD CENTRE/301 GRANT STREET PITTSBURGH, PA 15219-1498 NOTE: RE:0059983-00001

NW SHEET **METAL TRUST** 118 N. LEWIS **MONROE**, WA 98272

\$60,290.04

ORIG. REST. AMT.

\$482,488.52

NOTE: RE:EMPLOYEE THEFT(2001/2002)LOSS COVERED BY INS EXCEPT FOR AUDIT

RESTITUTION ORDER, Page 2 State v. WEBER, DOROTHY L No. 04-1-01000-0

NOTE TO VICTIMS: For payment schedule or further information you can call:

Superior Court Cases:

The Snoharnish County Clerk's Office is responsible for disbursing restitution funds as they become available. What this means to you as the victim is we will forward payments to you as soon as they are received by our office from the defendant. Please note: payments may be delayed if the defendant has been incarcerated for a length of time. Additionally, it is not uncommon for payments to be intermittent. The Clerk's Office monitors the cases regularly and will take appropriate action should the defendant not be in compliance with the payment schedule.

Everett District Court Cases: Non-payment, call Victim Assistance 4 months after this date at

(425) 388-3370.

Attention: It is the victim's responsibility to notify the Clerk's Office if their address changes. Please send all requests in writing to the SNOHOMISH COUNTY CLERK'S OFFICE, Accounting Division, 2000 Rockefeller Ave, MS 605, Everett WA 98201. Be sure to include your full name, the case number, both old and new addresses, and a current daytime telephone number. If you have any questions, you may contact the clerk's Office Accounting Division at (425) 368-3466, ext. 2705.

RMA \$15/\$25/\$50 Restitution Monitoring Fee SCC 4.94.010. The Clerk shall collect this fee before collecting restitution or any other assessed legal financial obligations. RCW 9.94A.760.

The defendant agrees DONE IN OPEN COUR		be set as ordered above. (strike if inapplicable).
+ , 1		
Presented/by:	e	Judge
CHILA	1 23331	Approved for entry:
Deputy Prosecuting At		Attorney for Defendant # 12147
1 100		Y Davit Web-
•	£ *	Defendant